

RIKER DANZIG SCHERER HYLAND & PERRETTI LLP
Joseph L. Schwartz, Esq. (JS-5525)
Headquarters Plaza, One Speedwell Avenue
Morristown, New Jersey 07962-1981
Telephone: (973) 538-0800
Facsimile: (973) 538-1984
jschwartz@riker.com

Counsel to United States Fire Insurance Company

**UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW JERSEY**

In re:

NEW ENGLAND MOTOR FREIGHT, INC.,
et al.,

Debtor.

Chapter 11

Case No. 19-12809 (JKS)

CERTIFICATION OF SERVICE

1. I, Silva Dechoyan:

represent the _____ in the above-captioned matter.

am the secretary/paralegal for Joseph L. Schwartz, who is counsel to United States Fire Insurance Company in the above-captioned matter.

am the _____ in the above case and am representing myself.

2. I certify that on January 5, 2021, a copy of the following pleadings were served on all parties who receive notices via Court's electronic filing system:

(i) Notice of Motion of United States Fire Insurance Company (I) for Determination that State Farm Indemnity Company is in Violation of Plan Auto Liability Claims Injunction, (II) Holding State Farm Indemnity Company in Contempt and (III) Imposing Sanctions, Including Disallowance of Late-Filed Claim;

(ii) Motion of United States Fire Insurance Company (I) for Determination that State Farm Indemnity Company is in Violation of Plan Auto Liability Claims Injunction, (II) Holding State Farm Indemnity Company in Contempt and (III) Imposing Sanctions, Including Disallowance of Late-Filed Claim;

- (iii) Certification of Joseph L. Schwartz, Esq. in Support of Motion of United States Fire Insurance Company (I) for Determination that State Farm Indemnity Company is in Violation of Plan Auto Liability Claims Injunction, (II) Holding State Farm Indemnity Company in Contempt and (III) Imposing Sanctions, Including Disallowance of Late-Filed Claim; and
- (iv) Proposed Order Granting United States Fire Insurance Company's Motion (I) for Determination that State Farm Indemnity Company is in Violation of Plan Auto Liability Claims Injunction, (II) Holding State Farm Indemnity Company in Contempt and (III) Imposing Sanctions, Including Disallowance of Late-Filed Claim.

3. I further certify that on January 5, 2021, a copy of the above-referenced pleadings were served via electronic mail on the following parties:

Lowenstein Sandler, LLP
Joseph DiPasquale, Esq.
Michael Papandrea, Esq.
John P. Schneider, Esq.
One Lowenstein Drive
Roseland, NJ 07086
jdipasquale@lowenstein.com
mpapandrea@lowenstein.com
jschneider@lowenstein.com

Counsel for the Liquidating Trustee

Ann Dee Lieberman, Esq.
Law Offices of Suzanne E. Mayer, LLC
Of Counsel Newman & Andriuzzi
Office Center at Princeton Meadows
666 Plainsboro Road, Suite 1100
Plainsboro, NJ 08536
anndee@mayersubolaw.com

Counsel for State Farm Indemnity Company

3. I further certify that on January 6, 2021, a copy of the above-referenced pleadings were served via regular mail on the parties referenced in paragraph two above.

4. I hereby certify under penalty of perjury that the above documents were sent using the mode of service indicated.

Dated: January 6, 2021

/s/ Silva Dechoyan
Silva Dechoyan

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